

**Appeal Docket Sheet****Superior Court of Pennsylvania****Docket Number: 650 WDA 2022****Page 1 of 4****January 28, 2023****CAPTION**

Christine Biros

v.

U Lock Inc.

Appeal of: Mark Miles Mycka

**CASE INFORMATION**

Initiating Document: Notice of Appeal

Case Status: Active

Case Processing Status: August 15, 2022 Bankruptcy Stay

Journal Number:

Case Category: Civil Case Type(s): Declaratory Judgment

**CONSOLIDATED CASES****RELATED CASES**

Docket No / Reason

Type

607 WDA 2022  
Same Issue(s)

Related

615 WDA 2022  
Same Issue(s)

Related

617 WDA 2022  
Same Issue(s)

Related

**SCHEDULED EVENT**

Next Event Type: Receive Docketing Statement

Next Event Due Date: June 21, 2022

**COUNSEL INFORMATION****Appellant Mycka, Mark Miles**

Pro Se: Yes

IFP Status: No

Pro Se: Mark Miles Mycka

Address: 5148 Peach Street, #401  
Erie, PA 16509

Phone No: (814) 283-4820

Fax No:

**Appellee U Lock Inc.**

Pro Se: No

IFP Status:

Attorney: Roth, John Allen

Address: 805 S Alexandria  
Latrobe, PA 15650

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Fax No:

## Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 650 WDA 2022

Page 2 of 4

January 28, 2023



## COUNSEL INFORMATION

**Appellee**                      **Biros, Christine**  
 Pro Se:                              No  
 IFP Status:  
     Attorney:                      Otto, William E.  
     Address:                        Po Box 701  
    Murrysville, PA 15668  
     Phone No:                      (724) 519-8778                      Fax No:

## FEE INFORMATION

Fee Dt	Fee Name	Fee Amt	Receipt Dt	Receipt No	Receipt Amt
06/07/2022	Notice of Appeal	90.25	06/07/2022	2022-SPR-W-000391	90.25

## AGENCY/TRIAL COURT INFORMATION

Order Appealed From: May 17, 2022                      Notice of Appeal Filed: June 1, 2022  
 Order Type: Order Entered  
 Documents Received: June 7, 2022

Court Below:	Westmoreland County Court of Common Pleas		
County:	Westmoreland	Division:	Westmoreland County Civil Division
Judge:	Smail, Harry F.	OTN:	
Docket Number:	17 CJ 04886	Judicial District:	10

## ORIGINAL RECORD CONTENT

Original Record Item	Filed Date	Content Description
Original Record	July 20, 2022	filed at 607 WDA 2022
Trial Court Opinion	July 20, 2022	

Date of Remand of Record:

## BRIEFING SCHEDULE

Appellant	Appellee
<b>Mycka, Mark Miles</b>	<b>Biros, Christine</b>
<b>Brief</b>	<b>Brief</b>
<b>Reproduced Record</b>	<b>U Lock Inc.</b>
	<b>Brief</b>

## DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
<b>June 7, 2022</b>	Notice of Appeal Docketed	Appellant	Mycka, Mark Miles
<b>June 7, 2022</b>	Docketing Statement Exited (Civil)		Superior Court of Pennsylvania
<b>June 23, 2022</b>	Bankruptcy Notice Filed	Appellee	U Lock Inc.

## Appeal Docket Sheet

## Superior Court of Pennsylvania

Docket Number: 650 WDA 2022

Page 3 of 4

January 28, 2023



## DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
July 18, 2022	Order - Rule to Show Cause		Per Curiam
<p>Comment: In light of the May 20, 2022 "Expedited Motion to Dismiss Case, in addition to Motion for Sanctions Against Petitioning Creditor, or in the Alternative, Motion for Relief from Stay" filed by Appellee Christine Biros at No. 22-20823-GLT in the Bankruptcy Court of the Western District of Pennsylvania for which a hearing is currently scheduled on August 9, 2022, Appellee U Lock, Inc. is directed to show cause, in the form of a letter addressed to the Prothonotary of this Court with a copy to opposing counsel as to why a bankruptcy stay should be entered in this appeal. The letter shall be transmitted so as to be actually received by the Prothonotary within ten (10) days from the date of this Order. Failure to comply with this Order may result in quashal or dismissal of the appeal without further notice.</p>			
July 20, 2022	Trial Court Record Received		Westmoreland County Civil Division
July 20, 2022	Briefing Schedule Issued		Superior Court of Pennsylvania
July 20, 2022	Trial Court Opinion Received		Westmoreland County Civil Division
August 2, 2022	Response to Rule to Show Cause	Appellee	U Lock Inc.
August 15, 2022	Bankruptcy Notice - Action Stayed		Per Curiam
<p>Comment: Upon notice that Appellee U Lock Inc. initiated bankruptcy proceedings in the United States Bankruptcy Court for the Western District of Pennsylvania at No. 22-20823-GLT, the above-captioned appeal is STAYED in accordance with the automatic stay provision of the United States Bankruptcy Code, 11 U.S.C. § 362.</p> <p>The parties shall be responsible for notifying this Court that: (1) the stay pursuant to the Bankruptcy Code is no longer in effect due to the issuance of an order by the Bankruptcy Court either lifting the automatic stay or providing for severance of any of the parties, in which case this Court will proceed with this appeal; or (2) the above-captioned appeal has been rendered moot by conclusion of the bankruptcy proceedings.</p> <p>The parties shall be responsible for providing an initial update to this Court, in no less than six (6) months, or no later than February 13, 2022, as to the status of the bankruptcy proceedings.</p> <p>The Prothonotary of this Court is directed to VACATE the briefing schedule which shall be reset after the bankruptcy stay is lifted.</p>			

## Appeal Docket Sheet

Superior Court of Pennsylvania

Docket Number: 650 WDA 2022

Page 4 of 4

January 28, 2023



## DOCKET ENTRY

Filed Date	Docket Entry / Representing	Participant Type	Filed By
August 23, 2022	Bankruptcy Notice - Action Stayed		Per Curiam

Document Name: Amended - Corrected Date

Comment: Upon notice that Appellee U Lock Inc. initiated bankruptcy proceedings in the United States Bankruptcy Court for the Western District of Pennsylvania at No. 22-20823-GLT, the above-captioned appeal is STAYED in accordance with the automatic stay provision of the United States Bankruptcy Code, 11 U.S.C. § 362.

The parties shall be responsible for notifying this Court that: (1) the stay pursuant to the Bankruptcy Code is no longer in effect due to the issuance of an order by the Bankruptcy Court either lifting the automatic stay or providing for severance of any of the parties, in which case this Court will proceed with this appeal; or (2) the above-captioned appeal has been rendered moot by conclusion of the bankruptcy proceedings.

The parties shall be responsible for providing an initial update to this Court, in no less than six (6) months, or no later than February 13, 2023, as to the status of the bankruptcy proceedings.

The Prothonotary of this Court is directed to VACATE the briefing schedule which shall be reset after the bankruptcy stay is lifted.